	Application No.	Applicant(s)
	10/609,038	TSENG ET AL.
Notice of Allowability	Examiner	Art Unit
	Terry L. Englund	2816
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communication IGHTS. This application is subject to	plication. If not included will be mailed in due course. THIS
1. This communication is responsive to Interview (Aug 17, 20	006) and Amdt (Aug 17, 2006).	
2. X The allowed claim(s) is/are 1-10, 12-25, and 27-39 (now repurposes).	enumbered as 1-9, 19-21, 10-18, and	d 22-37, respectively for printing
 Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 	e been received. e been received in Application No cuments have been received in this of this communication to file a reply	national stage application from the
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give		
 CORRECTED DRAWINGS (as "replacement sheets") must (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date 	son's Patent Drawing Review (PTO s Amendment / Comment or in the C	Office action of
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t	.84(c)) should be written on the drawing the header according to 37 CFR 1.121(ngs in the front (not the back) of d).
 DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT 	sit of BIOLOGICAL MATERIAL r FOR THE DEPOSIT OF BIOLOGIC	nust be submitted. Note the AL MATERIAL.
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. ☐ Notice of Informal P	Patent Application
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	 Interview Summary Paper No./Mail Date 	
3. Information Disclosure Statements (PTO/SB/08),	7. 🛛 Examiner's Amendr	
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8.	ent of Reasons for Allowance
	ŽIII	TIME THY P. CALLAHAN

U.S. Patent and Trademark Office PTOL-37 (Rev. 08-06)

Notice of Allowability

SUPER/SORY PATENT EXAMINER

TECHNOLOGY CENTER 2800

Part of Paper No./Mail Date 20060831

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to the applicants, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows:

Claim 7, line 4: changed "threshold potential" back to --threshold voltage--; and line 5: changed "first voltage" to --first potential--.

Both changes to claim 7 relate to a minor oversight within the applicants' amended claim, wherein the term "voltage" was inadvertently changed within the phrase "first threshold voltage" on line 4, instead of within the phrase "first voltage" on line 5. Without the changes described above in the Examiner's Amendment, "the first voltage" and "the first threshold voltage" cited on respective lines 4-5 and 5-6 would be confusing since they would not clearly correspond to "a first potential" and "a first threshold potential" cited on lines 3 and 4. Therefore, the changes made by the Examiner's Amendment ensure consistent labeling is provided throughout the claim. [For example, it is noted that claim 19 cites "first potential" on lines 2-3 and 4, and "first threshold voltage" on both lines 4 and 5, wherein these limitations correspond to what was believed to be the applicants' intended changes within claim 7.]

RESPONSE TO AMENDMENT

The amendment submitted on Aug 17, 2006 was in response to the Final Office Action mailed on Aug 1st, and to the Examiner Interview on Aug 17th. This amendment was carefully reviewed and considered with the following results:

Application/Control Number: 10/609,038 Page 3

Art Unit: 2816

Amended claims 2, 21-22, 27-28, 30, 32-33, 35, and 37-39 overcame the objections of claims 2, 21-22, 27-35, and 37-39 described on pages 3-4 of the previous Office Action.

Therefore, all of those claim objections have been withdrawn.

Amended claims 21-22 and 35 overcame their respective rejections under 35 U.S.C. 112, which have now been withdrawn.

Although an attempt was made within amended claim 7 to overcome its rejection under 35 U.S.C. 112, an apparent oversight changed the term "voltage" within the wrong phrase (i.e. the change was made within "first threshold voltage" on line 4 instead of within "first voltage" on line 5). However, since this oversight was addressed/corrected by the Examiner's Amendment described above, the rejection of claim 7 under 35 U.S.C. 112 has also been withdrawn.

Amended claims 35-39 overcame all the prior art rejections described in the previous Office Action. Therefore, the following rejections have been withdrawn: 1) claims 37-39 under 35 U.S.C. 102(b), with respect to Smith et al.; 2) claim 36 under 35 U.S.C. 102(b)/103(a), with a respect to Smith et al.; and 3) claims 35-39 under 35 U.S.C. 103(a), with respect to Slamowitz et al./Smith et al. Neither of these references clearly shows or discloses a node having first/second potentials corresponding to power-down/sleep modes of the Schmitt trigger circuit as now recited within each of independent claims 35-39.

Therefore, there is no known objection or rejection remaining within the present application.

REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance:

Art Unit: 2816

None of the prior art references reviewed and considered shows or discloses the poweron reset circuit, or a method for providing a reset signal, as recited within their respective independent claims 1, 10, 23, 27-28, 30, 32-33, and 35-39. More specifically, none of the references clearly shows or discloses a power-on reset circuit, with a Schmitt trigger circuit and voltage divider, wherein: 1) a threshold-enhancement node has a first or second voltage when the Schmitt trigger circuit is in its corresponding power-down or sleep mode as recited within claim 1 (upon which claims 2-9, and 14-22 depend); 2) resistors of the voltage divider are connected directly to the Schmitt trigger circuit, and the power-on reset circuit also has: a) the compensate circuit as recited within claims 27 and 30 (upon which claim 31 depends), b) the current source transistor as recited within claim 28 (upon which claim 29 depends), c) the reset signal node's potential with respect to the Schmitt trigger circuit, sleep mode, voltages, and ground potential as recited within claim 32, or d) the reset signal node's first/second voltage peaks with respect to the Schmitt trigger circuit's entering/exiting of the power-down mode as recited within claim 33 (upon which claim 34 depends); or 3) a node had a first or second potential corresponding to a power-down or sleep mode of the Schmitt trigger circuit as recited within each of claims 35-39. Also, none of the references clearly shows or discloses a method for providing a reset signal that includes the specific relationships between the reset signal, reference/first/second potentials, sleep mode, and the power-up/power-down states as recited within each of independent method claims 10 (upon which claims 12-13 depend) and 23 (upon which claims 24-25 depend). Since there is no strong motivation to modify or combine any prior art reference(s) to ensure all of the limitations recited within any one of the independent claims are met, the claims are deemed patentably distinct over the prior art of record.

Claims 1-10, 12-25, and 27-39 are allowed, and have been renumbered as claims 1-9, 19-21, 10-18, and 22-37, respectively. The renumbering takes into account the cancellation of claims 11 and 26, and also regroups related claims closer together. For example, claims 14-21 all depend on independent apparatus claim 1, wherein claims 12-13 depend on independent method claim 10.

Any comments considered necessary by the applicants must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tim Callahan, can be reached on (571) 272-1740.

The new central official fax number is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (571) 272-1562.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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31 August 2006